Lewis (MN) Lieu, Ted Paulsen Sires Payne Slaughter Lipinski Pearce Smith (MO) LoBiondo Pelosi Smith (NE) Loebsack Perlmutter Smith (NJ) Lofgren Perry Smith (TX) Long Peters Smith (WA) Loudermilk Peterson Smucker Love Pingree Soto Lowenthal Pittenger Speier Lowey Poe (TX) Stefanik Lucas Poliquin Stewart Luetkemever Polis Stivers Lujan Grisham, Posey Suozzi Price (NC) M Swalwell (CA) Luján, Ben Ray Quigley Takano Lynch Taylor MacArthur Ratcliffe Tenney Maloney, Reed Thompson (CA) Carolyn B. Reichert Thompson (MS) Maloney, Sean Rice (NY) Thompson (PA) Marchant Rice (SC) Thornberry Richmond Marino Marshall Tiberi Robv Roe (TN) Tipton Massie Mast Rogers (AL) Titus Tonko Matsui Rogers (KY) McCarthy Rohrabacher Torres McCaul Rokita Trott Rooney, Francis McClintock Tsongas Rooney, Thomas McCollum Turner McEachin J. Ros-Lehtinen Upton McHenry Valadao McKinley Rosen Vargas McMorris Roskam Veasey Rodgers Ross Vela Rothfus McNerney Velázquez McSally Rouzer Visclosky Roybal-Allard Meadows Wagner Meehan Royce (CA) Walberg Meeks Ruiz Walden Ruppersberger Meng Walker Messer Walorski Rutherford Mitchell Walters, Mimi Ryan (OH) Moolenaar Walz Mooney (WV) Sánchez Wasserman Moore Sanford Schultz Moulton Sarbanes Waters, Maxine Mullin Scalise Watson Coleman Murphy (FL) Schakowsky Weber (TX) Nadler Schiff Webster (FL) Napolitano Schneider Welch Nea1 Schrader Wenstrup Newhouse Schweikert Westerman Noem Scott (VA) Williams Scott, Austin Nolan Wilson (FL) Norcross Scott, David Wilson (SC) Norman Sensenbrenner Wittman Nunes Serrano O'Halleran Womack Sessions Woodall O'Rourke Sewell (AL) Shea-Porter Yarmuth Olson Palazzo Sherman Yoder Pallone Shimkus Yoho Young (AK) Palmer Shuster Simpson Young (IA)

NOT VOTING-10

Zeldin

Barton Hudson Renacci Bridenstine Johnson, Sam Russell Buchanan McGovern Granger Pocan

Sinema

Panetta

Pascrell

□ 1648

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. McGOVERN. Mr. Speaker, I was unavoidably absent on Wednesday, November

On rollcall Vote No. 632, the Motion on Ordering the Previous Question on the Rule providing for consideration of H.R. 1, if I had been present, I would have voted "no."

On rollcall Vote No. 633, on passage of H. Res. 619, the Rule providing for consideration of H.R. 1, if I had been present, I would have voted "no."

On rollcall Vote No. 634, on passage of H.R. 2331, the Connected Government Act, as amended, if I had been present, I would have voted "ves."

On rollcall Vote No. 635, on passage of H.R. 3821, to designate the "Zachary Addington Post Office," if I had been present, I would have voted "yes."

On rollcall Vote No. 636, on passage of H.R. 2672, to designate the "Sgt. Douglas J. Riney Post Office," if I had been present, I would have voted "ves."

PERSONAL EXPLANATION

Ms. GRANGER. Mr. Speaker, I was unable to make votes. Had I been present, I would have voted "yea" on rollcall No. 635 and "yea" on rollcall No. 636.

RECOGNIZING THEDEEP AND ABIDING FRIENDSHIP BETWEEN THE UNITED STATES AND ISRAEL

Mr. ROYCE of California. Mr. Speaker, I ask unanimous consent that the Committee on Foreign Affairs be discharged from further consideration of the concurrent resolution (H. Con. Res. 92) recognizing the deep and abiding friendship between the United States and Israel, and ask for its immediate consideration in the House.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

The text of the concurrent resolution is as follows:

H. CON. RES. 92

Whereas the Jewish people have had a homeland in modern-day Israel for more than 3.000 years:

Whereas, on November 2, 1917, United Kingdom Foreign Secretary Lord Arthur Balfour wrote to Lord Walter Rothschild, to be declared to the Zionist Federation, a letter declaring, on behalf of the Government of the United Kingdom, support for a home for the Jewish people in the former Ottoman district of Palestine;

Whereas this letter, known as the Balfour Declaration, was ratified by the League of Nations on July 24, 1922;

Whereas, on September 21, 1922, President Warren G. Harding signed House Joint Resolution 322, after unanimous support from the House of Representatives and the Senate, favoring the establishment, in the former Ottoman district of Palestine, of a national home for the Jewish people;

Whereas the Balfour Declaration clearly recognized and sought to uphold the "civil and religious rights of the existing non-Jewish communities in Palestine," as well as the "rights and political status enjoyed by Jews in any other country"

Whereas the Balfour Declaration was a significant part of the chain of events that led to the establishment of the modern State of Israel on May 14, 1948;

Whereas since Israel's founding, it has been a strong and steadfast ally to the United States, and the relationship is built on a mutual commitment to shared values;

Whereas Israel serves as a beacon for democracy by holding free and transparent elections and promoting the free exchange of ideas:

Whereas in April 1998, the United States designated Israel as a Major Non-NATO ally

and in 2014 was elevated to the status of a Major Strategic Partner; and

Whereas the 100th Anniversary of the Balfour Declaration offers an opportunity for recommitment to strengthening the relationship between the United States and Israel; Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That Congress-

(1) affirms its commitment to maintaining the strongest of bilateral ties with the State of Israel;

(2) recognizes the importance of the establishment of the modern State of Israel as a secure and democratic homeland for the Jewish people, without prejudice to the rights of all people to live within or alongside Israel in peace; and

(3) supports efforts to continue to increase economic, security and cultural ties between the United States and Israel.

AMENDMENT OFFERED BY MR. ROYCE OF CALIFORNIA

Mr. ROYCE of California. Mr. Speaker, I have an amendment at the desk.

The SPEAKER pro tempore. Clerk will report the amendment.

The Clerk read as follows:

Page 3, line 3, strike ", without prejudice to the rights of all people to live within or alongside Israel in peace" and insert "that upholds full and equal rights for all of its citizens"

The amendment was agreed to.

The concurrent resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

TAX CUTS AND JOBS ACT

Mr. BRADY of Texas. Mr. Speaker, pursuant to House Resolution 619, I call up the bill (H.R. 1) to provide for reconciliation pursuant to title II of the concurrent resolution on the budget for fiscal year 2018, and ask for its immediate consideration.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 619, in lieu of the amendment in the nature of a substitute recommended by the Committee on Ways and Means printed in the bill, an amendment in the nature of a substitute consisting of the text of Rules Committee Print 115-39 is adopted, and the bill, as amended, is considered read

The text of the bill, as amended, is as follows:

H.R. 1

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE: ETC.

(a) SHORT TITLE.—This Act may be cited as

the "Tax Cuts and Jobs Act".

(b) AMENDMENT OF 1986 CODE.—Except as otherwise this Act erwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Internal Revenue Code of 1986.

(c) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

Sec. 1. Short title; etc.

TITLE I—TAX REFORM FOR INDIVIDUALS Subtitle A—Simplification and Reform of Rates. Standard Deduction, and Exemptions

Sec. 1001. Reduction and simplification of individual income tax rates.